EXHIBIT A

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Plaintiff,

. Case No. 22-mj-10339

VS.

•

MITCHELL HENNESSEY,

Newark, New Jersey

. December 13, 2022

Defendant.

.

TRANSCRIPT OF INITIAL APPEARANCE
BEFORE THE HONORABLE MICHAEL A. HAMMER
UNITED STATES MAGISTRATE JUDGE

APPEARANCES (the parties appeared (heard via Zoom)):

For the Government: KELLY M. LYONS, ESQ.

DOJ-CRM

970 Broad Street, Suite 700

Newark, NJ 07102 (202) 923-6451

kelly.m.lyons@usdoj.gov

For the Defendant: JEFFREY BROWN, ESQ.

Dechert LLP

1095 Avenue of the Americas

New York, NY 10036

(212) 698-3511

jeffrey.brown@dechert.com

Audio Operator:

Transcription Service: KING TRANSCRIPTION SERVICES

3 South Corporate Drive, Suite 203

Riverdale, NJ 07457

(973) 237-6080

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                     (Commencement of proceedings)
 2
 3
              THE COURT: All right. Good afternoon, everyone.
    This is the matter of United States versus Mitchell
 4
                This is a Rule 5 on an indictment from the U.S.
 5
   Hennessey.
 6
    District Court for Southern District of Texas.
 7
              Can I have appearances, please, beginning with the
 8
    Government.
 9
                         Good afternoon, Your Honor. Kelly
              MS. LYONS:
10
   Lyons on behalf of the United States.
11
                         All right. Good afternoon, Ms. Lyons.
              THE COURT:
12
              And how about for Mr. Hennessey?
13
              MR. BROWN: For Mr. Hennessey, Jeffrey Brown from
14
    the Dechert LLP for purposes of today's proceedings only.
15
              THE COURT: All right.
                                      Thank you, Mr. Brown.
16
              So let me begin with advising Mr. Hennessey of his
17
    rights.
18
              So, Mr. Hennessey, you have the right to remain
19
    silent. You're not required to make -- oh, I'm sorry.
20
              Before I get too far down the road, Mr. Brown, does
21
   Mr. Hennessey consent to proceeding remotely today? Or would
22
   he prefer to adjourn today and conduct this initial
23
    appearance in person?
2.4
              MR. BROWN:
                         We consent to remote appearance.
25
              THE COURT: All right.
                                      Thank you.
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2.4

So, Mr. Hennessey, let me go back to advising you of your rights.

You have the right to remain silent. You're not required to make any statements or to speak with anyone at any time. If you do speak, you may stop at any time. And anything you do say can and likely will be used against you in a court of law.

I know that you're represented by Mr. Brown from the Dechert firm. But let me just advise you that you have the constitutional right to be represented by counsel in this matter. If you could not afford an attorney, the Court would appoint counsel for you at no cost to you.

Also, the Government has an affirmative obligation pursuant to Supreme Court case law -- such as Brady v.

Maryland; in Giglio v. United States -- to timely disclose information to the defense as to criminal liability on the charged offenses as well as mitigation of any punishment that may be imposed. So, for example, if the Government had in its possession information that might cast doubt on the credibility of government witnesses or information that might be used to disprove the Government's charges or theory of the case against you, the Government has an obligation to turn that information over to the defense at an appropriate point in the case.

If the Government failed to do this, to produce

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1
    this information -- and I am not at all suggesting that the
 2
    Government would -- but if the Government failed to do that,
    the Government itself could face some pretty significant
 3
 4
   penalties, including but not limited to exclusion of
 5
    evidence, dismissal of charges, and ethics proceedings.
              Further, you have the right to have an identity
 6
 7
   hearing where the Government would have to prove that you
 8
    are, in fact, the same Mitchell Hennessey as set forth in the
 9
    indictment.
10
              Finally, pursuant to Federal Rule of Criminal
11
    Procedure 19, you have the right to request that this case be
12
    transferred to the District of New Jersey for the purposes of
13
    waiving trial and pleading guilty.
14
              Now, please understand, I am not at all suggesting
15
    that you necessarily should do those things. I'm merely
16
    advising you of your rights.
17
              If you were interested in doing that, you would
18
   have to so indicate in writing, and then the United States
19
    attorneys for both the District of New Jersey and the
20
    Southern District of Texas would have to agree to that.
21
              All that having been said, Mr. Hennessey, do you
22
    understand your rights?
23
              You have to -- there you go.
24
              THE DEFENDANT: Yes, Your Honor.
25
              THE COURT: Okay. Good.
```

1 And so, obviously, you are represented by counsel. 2 So let me ask Mr. Brown, has the defense received a 3 copy of the indictment in this matter? 4 MR. BROWN: We have, Your Honor. And we will waive 5 any reading. 6 All right. THE COURT: Thank you. 7 Can I ask the Government to please advise the 8 defense of the statutory violations, maximum penalties, and 9 any appropriate advisements. 10 MS. LYONS: Yes, Your Honor. 11 The defendant is charged in Count 1 with conspiracy 12 to commit securities fraud in violation of 18 U.S.C. § 1349. 13 He's also charged in Counts 3 and 5 with securities fraud in violation of 18 U.S.C. §§ 1348 and 2. 14 15 The maximum penalties for both of those offenses 16 are 25 years in prison; \$250,000 fine or twice the gross 17 pecuniary gain to any person or loss to any person; five 18 years' supervised release; and a \$100 mandatory special 19 assessment. 20 I would also note that we believe the defendant is 21 a United States citizen. However, if he were not a citizen 22 of the United States, conviction of the charged offenses may 23 result in the defendant being subject to immigration 24 proceedings and removed from the United States. If the 25 defendant is a citizen of another country, the defendant has

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1
    a right to contact the consulate of that country concerning
 2
    these charges.
 3
              THE COURT: All right.
                                      Thank you.
 4
              Mr. Brown, have you spoken to Mr. Hennessey
 5
    concerning the identity hearing and what he wants to do about
 6
    that?
 7
                         Not in detail. My expectation is that
              MR. BROWN:
 8
   we're not going to contest identity, Your Honor. And so I
 9
    don't know if you want to set a control date for an identity
10
   hearing that we could then write to the Court and put off or
11
    whatever your preferred procedure is.
12
                                 That's fine. Why don't we
              THE COURT:
                         Yeah.
13
    say -- today's Tuesday. Why don't we say if there's no
14
    objection from either side, we'll put it down tentatively for
15
    Friday at 2 P.M. Obviously, if the defense notifies the
16
    Court and the Government before then that they're waiving
17
    identity, then we can adjourn it. Okay?
18
         (Simultaneous conversation)
19
              THE COURT: Or cancel --
20
         (Simultaneous conversation)
21
                          I'm sorry, Your Honor. Would that be
              MS. LYONS:
22
    in person or over Zoom, just for planning purposes?
23
              THE COURT:
                         Well, let's talk about that.
2.4
              Mr. Brown, what's the defendant's preference?
25
              MR. BROWN: I would expect -- I think the chances
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of us having it are so limited that I would not want to
 1
 2
   burden everybody by suggesting that we should prepare to be
 3
   present in person. So if we were to have it, I think we
 4
   would waive everyone's appearance and proceed on consent with
 5
    a virtual hearing.
 6
                         Ms. Lyons, any objection to what
              THE COURT:
 7
   Mr. Brown just articulated?
 8
                         No objection, Your Honor.
              MS. LYONS:
 9
              THE COURT:
                          All right. Great.
                                              That makes sense to
10
   me too.
11
              So tentatively, Friday, 2 P.M., via Zoom.
12
              Okay. If I am not mistaken, the only thing left
13
    for us to cover is bail. I trust that parties have seen
14
    Pretrial's recommendation.
15
              Ms. Lyons, what's the Government reaction?
16
              MS. LYONS:
                         No objections to the package and the
17
    conditions proposed by Pretrial --
18
              THE COURT:
                         All right.
              Mr. Brown, how about for the defense?
19
20
              MR. BROWN:
                         No objections at present, Your Honor.
21
    We may have some qualms about certain of the conditions, but
22
   we think the better place to address them is in the Southern
23
    District of Texas. And we're willing to accept those terms
24
    for present purposes.
25
              THE COURT: Well, I won't disagree with that.
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1
              So -- and I find that in light of the charged
 2
    conduct and my review of Pretrial Services's report and
    Title 18 U.S.C. § 3142, the conditions proposed by Pretrial
 3
 4
    are appropriate and reasonable. So I'm going to order that
 5
   Mr. Hennessey be released on a $250,000 unsecured bond,
 6
    subject to Pretrial Services supervision.
 7
              Mr. Hennessey must surrender all passports and
 8
    travel documents to Pretrial Services. He may not apply for
 9
    any new travel documents. His travel is restricted to the
    continental United States unless Pretrial Services --
10
11
    sorry -- unless the Court approves otherwise.
12
              He must maintain his current residence or a
13
    residence approved by Pretrial.
14
              He must maintain or actively seek employment as
15
    approved by Pretrial.
16
              He shall have no contact with co-defendants,
    victims or witnesses unless in the presence of counsel.
17
18
              He may not post on social media about securities.
19
              He may not be employed in the sale of securities or
20
    engage in trading securities.
21
              For any financial transactions greater than
22
    $10,000, Mr. Hennessey must get the advance approval of
23
    Pretrial Services.
24
              And at a date to be determined, Mr. Hennessey shall
25
   report to the United States marshal in Newark, New Jersey,
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1
    for processing.
 2
              Ms. Lyons, anything else for the Government today?
 3
              MS. LYONS: Nothing from the Government,
    Your Honor.
 4
 5
                          All right.
              THE COURT:
 6
              Mr. Brown, how about on behalf of Mr. Hennessey?
 7
                          No. Nothing from us.
              MR. BROWN:
                                                   Thank you,
    Your Honor.
 8
 9
              THE COURT:
                          All right.
                                       Thank you. And then we'll
    wait to hear from Mr. Brown concerning Friday. Okay?
10
11
              MR. BROWN:
                          Understood, Your Honor.
12
              THE COURT:
                          All right. Have a good afternoon,
13
    everyone.
14
              Thank you very much.
15
              MR. BROWN:
                           Thank you.
16
                      (Conclusion of proceedings)
17
18
19
20
21
22
23
2.4
25
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21	Sara L. Kern, CET**D-338
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